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## STATE OF CALIFORNIA

Energy Resources
Conservation and Development Commission

In the Matter of:

DOCKET NO. 16-AFC-01

Application For Certification STANTON ENERGY RELIABILITY CENTER

STANTON ENERGY RELIABILITY CENTER, LLC's STATUS REPORT No. 2

In accordance with the Committee Scheduling Order dated May 1, 2017, Stanton Energy Reliability Center, LLC (SERC, LLC) has prepared this Status Report No. 2 to inform the Committee of the progress made in the review of the Application For Certification (AFC) for the Stanton Energy Reliability Center (SERC). The following summarizes the status of the Commission process since the filing of Status Report No. 1 on May 15, 2017.

## **Data Requests and Responses**

As described in Status Report No. 1 SERC, LLC docketed full responses to CEC Staff's First Set of Data Requests on May 6, 2017. SERC, LLC has been working with the South Coast Air Quality Management District (District) to answer technical questions since filing its application for a Determination of Compliance (DOC). On May 22, 2017 SERC, LLC docketed its responses to District questions¹ and included a Revised Section 5.1, Air Quality, to the Application For Certification (AFC). On May 23, 2017, SERC, LLC docketed Revised Section 5.9, Public Health, of the AFC and delivered revised Health Risk Assessment (HRA) modeling files to the CEC Staff.² On May 25, 2017, SERC, LLC docketed revisions to previously submitted Response to Data Request A10 to reflect slight revisions to start-up and shut-down air emissions.³ On May 31, 2017, SERC, LLC docketed a letter explaining the electronic air quality and HRA modeling files that were delivered to CEC Staff for its use that could not be uploaded to the CEC docket system due to file incompatibility so that the public would be aware of the information provided to the CEC Staff.⁴

<sup>&</sup>lt;sup>1</sup> TN 217681

<sup>&</sup>lt;sup>2</sup> TN 217699

<sup>3</sup> TN 217717

<sup>4</sup> TN 217787

In its responses to CEC Staff Data Requests, SERC, LLC referred to a study that is being completed which will provide technical support to show that the SERC will displace fossil-fired generation in the South Coast Air Basin.

## **SCAQMD**

SERC, LLC continues to work closely with the District to advance the publication of the Preliminary Determination of Compliance (PDOC). At this time there are no outstanding data request from the District and SERC, LLC believes that the District has everything it needs to prepare and publish the PDOC.

## **Union Pacific Railroad Company Comments**

On May 23, 2017, Union Pacific Railroad Company (UP) docketed comments on the SERC facility. SERC, LLC has contacted UP and is scheduling a meeting to discuss UP concerns. The meeting is likely to take place in late June 2017.

Dated: June 15, 2017

Respectfully Submitted,

Sex A.C.

Scott A. Galati

Counsel to SERC, LLC